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For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

(54) Title: ANTISENSE MODULATION OF HYDROXYSTEROID 11-BETA DEHYDROGENASE 1 EXPRESSION

(57) Abstract: Antisense compounds, compositions and methods are provided for modulating the expression of hydroxysteroid 11-beta dehydrogenase 1. The compositions comprise antisense compounds, particularly antisense oligonucleotides, targeted to nucleic acids encoding hydroxysteroid 11-beta dehydrogenase 1. Methods of using these compounds for modulation of hydroxysteroid 11-beta dehydrogenase 1 expression and for treatment of diseases associated with expression of hydroxysteroid 11-beta dehydrogenase 1 are provided.

# INTERNATIONAL SEARCH REPORT

International application No.

PCT/US03/12544

A. CLASSIFICATION OF SUBJECT MATTER  IPC(7) : C07H 21/04; A61K 48/00; C12N 15/00  US CL : 435/375; 536/24.5; 514/44						
According to International Patent Classification (IPC) or to both national classification and IPC  B. FIELDS SEARCHED						
Minimum documentation searched (classification system followed by classification symbols) U.S.: 435/375; 536/24.5; 514/44						
Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched						
Electronic data base consulted during the international search (name of data base and, where practicable, search terms used) West, MEDLINE, BIOTECHNO, CAPLUS, SCISEARCH, BIOSIS						
C. DOCI	UMENTS CONSIDERED TO BE RELEVANT					
Category *	Citation of document, with indication, where ap	propriate,	of the relevant passages •	Relevant to claim No.		
X - Y	SOUNESS et al. 11-betea-Hydroxysteriod Dehydrogenase Antisense Affects Vascular Contractile Response and Glucocorticoid Metabolism. Steroids. March 2002, Vol. 67, pages 15 195-201 see entire document.					
Further	documents are listed in the continuation of Box C.		See patent family annex.			
• s	pecial categories of cited documents:	"T"	later document published after the inte date and not in conflict with the applic	ernational filing date or priority cation but cited to understand the		
	defining the general state of the art which is not considered to be lar relevance		principle or theory underlying the inve	ention		
"E" earlier ap	plication or patent published on or after the international filing date	"X"	document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone			
"L" document establish i specified)	which may throw doubts on priority claim(s) or which is cited to the publication date of another citation or other special reason (as	"Y"	document of particular relevance; the considered to involve an inventive ste combined with one or more other such	p when the document is h documents, such combination		
"O" document	referring to an oral disclosure, use, exhibition or other means		being obvious to a person skilled in th	ne art		
"P" document published prior to the international filing date but later than the priority date claimed		<b>"&amp;"</b>	document member of the same patent	family		
Date of the actual completion of the international search			nailing of the international sear	SAJUL 7004		
31 March 2004 (31.03.2004)  Name and mailing address of the ISA/IIS  Authorized officer						
Name and mailing address of the ISA/US  Mail Stop PCT, Attn: ISA/US  Commissioner for Patents P.O. Box 1450			Sean R Michael Faw Sundle Gov			
P.O. Box 1450 Alexandria, Virginia 22313-1450 Facsimile No. (703) 305-3230			e No. 703 308-0196			

Form PCT/ISA/210 (second sheet) (July 1998)

## INTERNATIONAL SEARCH REPORT

International application No.

PCT/US03/12544

Box I Observations where certain claims were found unsearchable (Continuation of Item 1 of first sheet)				
This international report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:				
1. Claim Nos.: because they relate to subject matter not required to be searched by this Authority, namely:				
2. Claim Nos.:  because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:				
3. Claim Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).				
Box II Observations where unity of invention is lacking (Continuation of Item 2 of first sheet)				
This International Searching Authority found multiple inventions in this international application, as follows:  Please See Continuation Sheet				
As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims.  As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.  As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.:				
4. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: 1, 2, 3 (limited to SEQ ID NO: 20), and 4-20  Remark on Protest  The additional search fees were accompanied by the applicant's protest.  No protest accompanied the payment of additional search fees.				
No protest accompanied the payment of additional search fees.				

	PCT/US03/12544				
INTERNATIONAL SEARCH REPORT					
BOX II. OBSERVATIONS WHERE UNITY OF INVENTION IS LAC This application contains the following inventions or groups of inventions which are concept under PCT Rule 13.1. In order for all inventions to be examined, the appr This international searching authority has found 84 inventions claimed in indicated below:	e not so linked as to form a single general inventive opriate additional examination fees must be paid.				
Claim 3 specifically claims 84 different antisense oligomers by SEQ ID NOS, which and the specific state of th	th are targeted to and modulate the expression of				
This international searching authority considers that the international application do nvention (Rules 13.1, 13.2, and 13.3) for the reasons indicated below:	es not comply with the requirements of unity of				
According to the guidelines in Section (f)(i)(a) of Annex B of the PCT Administrative Instructions, the special techincal feature as defined by PCT Rule 13.2 shall be considered to be met when all the alternatives of a Markush-group are of similar nature. For shemical alternatives, such as the claimed antisense sequences, the Markush group shall be regarded as being of similar nature when (A) all alternatives have a common property or activity and (B)(1) a common structure is present, i.e, a significant structure is shared by all of the alternatives or (B)(2) in cases where the common structure cannot be the unifying criteria, all alternatives belong to an art recognized class of compounds in the art to which the invention pertains.					
The instant antisense sequences are considered to be each separate inventions for the	e following reasons:				
The sequences do not meet the criteria of (A), common property or activity or (B) requence target and modulate expression of the same gene, each antisense sequence claimed invention. Each sequence targets a different and specific region of the tar increases or decreases) the expression of the gene to varying degrees (per Applican the class cannot be substituted, one for the other, with the expectation that the same	e behaves in a different way in the context of the geted gene and each sequence modifies (either its' Tables 1 and 2, for example). Each member of				
Further, although the sequence target the same gene, the sequences do not meet the mother, a common core structure. Accordingly, unity of invention between the a equence claimed is considered to constitute a special technical feature.	e criteria of (B)(1), as they do not share, one with antisense sequences is lacking and each antisense				